UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF AME	RICA, Plaintiff,	Case Number <u>12CR00298RMW</u>
v. JULIAN CHEGUE-LUNA	, Defendant.	ORDER OF DETENTION PENDING TRIAL
		C. § 3142(f), a detention hearing was held on April 26, 2012. Defendant PD. The United States was represented by Assistant U.S. Attorney
PART I. PRESUMPTIONS API / / The defendant is of a prior offense described in	s charged with an offense des n 18 U.S.C. § 3142(f)(1) while	scribed in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted to on release pending trial for a federal, state or local offense, and a tended to determine the date of conviction or the release of the person from imprisonment,
This establishes a rel of any other person and the co		condition or combination of conditions will reasonably assure the safety
/ / There is probabl has committed an offense	e cause based upon (the indi-	ctment) (the facts found in Part IV below) to believe that the defendant
	which a maximum term of in et seq., § 951 et seq., or § 9	mprisonment of 10 years or more is prescribed in 21 U.S.C. §
B uno This establishes a rel	der 18 U.S.C. § 924(c): use o puttable presumption that no	f a firearm during the commission of a leading to the condition or combination of conditions will reasonably assure the
appearance of the defendant a No presumption		he community. $\triangle PR \ 2 \ 6 \ 2012$
PART II. REBUTTAL OF PRE	SUMPTIONS, IF APPLICABLE as not come forward with sur	RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT fficient evidence to rebut the \গ্রেটাই চাইডেন্সেটারের দ্বি টারের দ্বিত্রা দ্বিত্র দ্বিত্রা দ্বিত্র দ্বিত্রা দ্বিত্র দ্বিত্রা দ্বিত্র
/ / The defendant h		ce to rebut the applicable presumption[s] to wit: .
PART III. PROOF (WHERE P	RESUMPTIONS REBUTTED C es has proved to a preponder	OR INAPPLICABLE) ance of the evidence that no condition or combination of conditions will
reasonably assure the appeara / / The United State reasonably assure the safety of	es has proved by clear and co	envincing evidence that no condition or combination of conditions will
PART IV. WRITTEN FINDING / / The Court has ta	GS OF FACT AND STATEMEN then into account the factors	T OF REASONS FOR DETENTION set out in 18 U.S.C. § 3142(g) and all of the information submitted at
the hearing and finds as follow Defendant, his at PART V. DIRECTIONS REGA	torney, and the AUSA have	waived written findings.
The defendant is commi	tted to the custody of the Att	orney General or his designated representative for confinement in a sons awaiting or serving sentences or being held in custody pending appeal.
The defendant shall be afforded a	reasonable opportunity for	private consultation with defense counsel. On order of a court of the
defendant to the United States M		ment, the person in charge of the corrections facility shall deliver the appearance in connection with a court proceeding.
Dated: 4/24/12		HOWARD R. I/LOYD United States Magistrate Judge

AUSA ____, ATTY _____, PTS ____